

255423

STATE OF SOUTH CAROLINA

(Caption of Case)

Example: Application for a Class C Charter Certificate from
John Doe dba Doe's Limo

Request to Amend Tariff (rate increase etc.)

Sure Load Moving & Storage LLC

BEFORE THE
PUBLIC SERVICE COMMISSION
OF SOUTH CAROLINA

TRANSPORTATION COVER SHEET

DOCKET
NUMBER: 2015 - 85 - T

If this is your first time filing an application with the PSC, you will not have a Docket Number. The Commission will assign one to you. If you have filed with the Commission before, a Docket Number was assigned and should be entered above.

(Please type or print)

Submitted by: David Popowski

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NOTE: The cover sheet and information contained herein neither replaces nor supplements the filing and service of pleadings or other papers as required by law. This form is required for use by the Public Service Commission of South Carolina for the purpose of docketing and must be filled out completely.

NATURE OF ACTION (Check all that apply)

- | | |
|---|---|
| <input type="checkbox"/> Application - Class A/A Restricted | <input type="checkbox"/> Request for Name Change on Certificate |
| <input type="checkbox"/> Application - Class C Taxi | <input type="checkbox"/> Request to Amend Scope of Authority |
| <input type="checkbox"/> Application - Class C Charter | <input checked="" type="checkbox"/> Request to Amend Tariff (rate increase, etc.) |
| <input type="checkbox"/> Application - Class C Charter Bus | <input type="checkbox"/> Request to Amend Passenger Limit |
| <input type="checkbox"/> Application - Class C Non-Emergency | <input type="checkbox"/> Request |
| <input type="checkbox"/> Application - Class C Stretcher Van | <input type="checkbox"/> Exhibit |
| <input type="checkbox"/> Application - Class E Household Goods | <input type="checkbox"/> Late-Filed Exhibit |
| <input type="checkbox"/> Application - Class E Hazardous Waste | <input type="checkbox"/> Letter |
| <input type="checkbox"/> Application | <input type="checkbox"/> Proposed Order |
| <input type="checkbox"/> Request for Extension to Comply with Order | <input type="checkbox"/> Publisher's Affidavit |
| <input type="checkbox"/> Request for Order Granting Authority to Obtain a Certificate of Public Convenience and Necessity to be Rescinded | <input type="checkbox"/> Reservation Letter |
| <input type="checkbox"/> Request for Cancellation of Certificate | <input type="checkbox"/> Response |
| <input type="checkbox"/> Request for Suspension | <input type="checkbox"/> Return to Petition |
| <input type="checkbox"/> Request for Reinstatement | <input type="checkbox"/> Other: _____ |

If you have any questions about this form, please contact the PUBLIC SERVICE COMMISSION at 803-896-5100.

Print Form

Reset Form

Tariff

Sure Load Moving & Storage, LLC

Current Rates:

\$80 per hour for 2 men and a 16' truck with \$30 per hour for each additional man and \$75 per hour if referred from craigslist advertising or military discount.

\$100 per hour for 2 men and a 26' truck with \$30 per hour for each additional man and \$95 per hour if referred from craigslist advertising or military discount.

Additional Rates:

\$25 Travel fee and \$50 travel fee for anything over 50 miles

Piece delivery: \$90 minimum 1-2 piece delivery – 2 men
 \$20 per additional piece for 3 or more pieces – 2 men
 \$25 per additional piece for 3 or more pieces – 3 men

Box delivery: \$4 per box – small
 \$6 per box – medium
 \$8 per box – large

Piano or pool table delivery \$225 plus any added costs

Storage rates per month based on Mt. Pleasant Mini Storage rates plus 15% administrative fee

REGULATIONS AND SCHEDULE OF CHARGES
APPLICABLE TO CERTAIN INTRASTATE
HOUSEHOLD GOODS MOVES WITHIN THE
STATE OF SOUTH CAROLINA

SURE LOAD MOVING & STORAGE, LLC

Date Proposed: February 26, 2015
Effective Date: April 1, 2015

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Applicability of Tariff

This tariff contains the regulations and rates applicable to the provision of intrastate household goods moved by SURE LOAD MOVING & STORAGE, LLC ("Company"). These services are furnished between all points and places in the State of South Carolina.

SECTION 1

1.0 TRANSPORTATION CHARGES

Transportation Charges include the hourly rates as listed below.

1.1 Hourly Rates and Charges

Moves will be conducted on a "straight time" basis, with a minimum hourly charge as set forth below. The clock starts at the appropriate hourly rate when the movers leave the Company's facility and ends when the movers return to the Company's facility.

<u>Number of Workers/Truck Type</u>	<u>Hourly Rate</u>
Two Workers and a 16' Truck	\$100.00
Two Workers and a 26' Truck	\$110.00
Each Additional Worker	\$40.00 per worker

1.2 Office Hours and Minimum Hourly Charge

Company will operate Monday – Friday, 8:00 a.m. – 5:00 p.m., and Saturday from 8:00am – 5:00p.m. There will be a two-hour minimum charge for all shipments. After the minimum hourly charge, the hourly rates are calculated in fifteen-minute increments. Any interim charge is rounded up to the next fifteen-minute increment. If a customer cancels within 48 hours of their move, the Company will charge the applicable minimum. Hourly rates are the same, seven days a week, 24 hours a day, in every season of the year.

1.3 Deposit

Customer will be required to give a deposit of two hours of the applicable hourly charge at the time that an Estimate is approved by the Customer. The balance of the amount due will be collected at the time of delivery prior to or after off-loading.

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SECTION 2

2.0 ADDITIONAL SERVICES

The following charges shall be assessed in addition to the hourly rates quoted in Section 1 of this tariff in connection with a move:

2.1 Bulky Article Charges (per item)

Items over 300 pounds: \$225.00

2.2 Elevator or Stair Carry

Company does not charge an additional fee for elevator or stair carry.

2.3 Pick Up and Delivery

Company does not charge an additional fee for making additional pick-ups or deliveries after the initial stop.

2.4 Packing, Unpacking & Materials Charges

Company is not responsible for items packed by the customer. Boxes containing fragile or breakable items must be properly labeled. Company reserves the right to decline any moves consisting of extremely large or fragile items.

2.5 Packing Supplies

Stretch Wrap (unlimited/any size truck)	\$50.00
Rope 50 feet in length (each)	\$10.00
Small Box - 18x12x12 inches - (each)	\$ 2.00
Medium Box - 18x16x18 inches - (each)	\$ 2.50
Large Box - 18x18x24 inches - (each)	\$ 3.00
Wardrobe Box with bars (each)	\$20.00
Lock	\$20.00
Sharpie Marker (each)	\$ 4.00
Packing Tape (each roll)	\$ 5.00
Bubble Wrap (12 foot by 250 foot roll/each)	\$70.00
Packing Paper (20 pounds per pack)	\$70.00
Full Mattress Cover (each)	\$19.00
Queen Mattress Cover (each)	\$22.00
King Mattress Cover (each)	\$38.00
Tape Gun (each)	\$14.00
TV Crate Rental (each)	\$25.00

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Packing Supplies (Continued)

Custom crating is available. If crating is performed by the Company the applicable hourly rate plus the cost of materials will be charged. If performed by a third-party vendor the vendor's charges plus a 20% administrative fee will be charged.

2.6 Piano Charges

Upright/Baby Grand: \$225.00
Grand: \$425.00*

**May require third-party crane/hoisting services at an additional cost that will be passed onto customer plus a 20% administrative fee.*

2.7 Articles, Special Servicing

The rates and charges in this tariff do not include the servicing or connection of appliances such as freezers, refrigerators, computer equipment, washers, dryers, televisions, and similar articles. Front Load washing machines must have bolts installed for turntable/barrel.

2.8 Waiting Time

The customer is charged the rates specified in Section 1 for all waiting time or delays which are not the fault of Company.

2.9 Permits, Tolls, etc.

Permits, tolls, fuel taxes, and fees for parking will be itemized in the Bill of Lading and passed on to the Customer without markup.

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SECTION 3

3.0 RULES AND REGULATIONS

3.1 Claims

3.1.1 Written Claims. All claims for loss, damage or overcharge must be written and should be attached to the Bill of Lading. Claim forms cannot be submitted electronically.

3.1.2 Filing Claims and Statute of Limitations. Customer must go online to www.sureloadmoving.com and find the claims tab to print out a claim form and mail it to our Company's office:

Sure Load Moving and Storage
Attn: Claims Department
1005 Von Kolnitz Road
Mt Pleasant, SC 29464

As a condition precedent to recovery, a claim for any loss or damage, injury or delay, must be filed in writing with carrier within three (3) months after delivery to Customer, or in case of failure to make delivery, then within three (3) months after a reasonable time for delivery has elapsed; and suit must be instituted against Company within two (2) years and one (1) day from the date when notice in writing is given by Company to the Customer that Company has disallowed the claim or any part or parts thereof specified in the notice. Where a claim is not filed or suit is not instituted thereon in accordance with the forgoing provisions, Company shall not be liable and such a claim will not be paid

3.1.3 Payment of Freight Charges. No damage claims will be honored until the charges for moving services are paid in full.

3.1.4 Inspection and Repair. Company must be given reasonable opportunity to inspect damaged items. Company reserves the right to repair any damage.

3.2 Computing Charges

Company rates are computed by multiplying the applicable hourly rate by the time as provided in Section 1.

3.3 Governing Publications

Company rates and charges are governed by the terms and conditions of this tariff and the Rules and Regulations of the South Carolina Public Service Commission.

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3.4 Items of Particular Construction and Value

Company does not assume any liability whatsoever for items constructed with press board or particle board; and articles of extraordinary value, including but not limited to, documents, currency, credit cards, jewelry, watches, precious stones, accounts, bills, deeds, evidences of debt, securities, notes, postage stamps, stamp collections, trading stamps, revenue stamps, letters or packets of letters, alcoholic beverages, firearms, coin collections, articles of inherent or intrinsic value, precious metals or articles manufactured therefrom. Company will not accept responsibility for safe delivery or delivery at all of such articles if they come into Company's possession with or without Company's knowledge.

3.5 Bill of Lading, Contract Terms, and Conditions

Each customer will be provided with a copy of Company's Bill of Lading. The terms and conditions of the Bill of Lading, attached hereto as Exhibit A, are hereby incorporated by reference.

3.6 Delays/Force Majeure

Company shall not be liable or responsible for any delays due to strikes, riots, acts of God, national emergency, acts of a public enemy, governmental restrictions, laws or regulations.

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SECTION 4

4.0 VALUATION

4.0.1 Basic Valuation. In accordance with the Company's Bill of Lading, a customer may choose either **Basic Value Protection/Released Value of 60 Cents Per Pound Per Article** or **Replacement Cost Coverage/Extra Care Plan**. When a shipment is released to a valuation of 60 cents per pound per article, each shipping piece or package and the contents thereof shall constitute one article, except that the component parts of any single article disassembled for handling or loading in a vehicle shall constitute one article for the purpose of determining Company's liability.

4.0.2 Replacement Cost Coverage/Extra Care Plan. Customer may purchase replacement cost coverage or extra care plan coverage through *MovingInsurance.com* that provides for various deductibles.

4.1 Storage-in-Transit and Temporary Storage

4.1.1 Storage-in-Transit. Storage-in-Transit of household goods is the holding of a shipment by a carrier or carrier's agent for temporary storage up to 180 days pending further transportation. Beyond 180 days, the shipment is deemed to have been delivered into permanent storage.

4.1.2 Vehicle Storage. Company shall offer temporary emergency storage on its vehicles at a holding fee rate of \$100.00 per night per truck for up to 2 nights, after which normal warehouse rates shall apply. Removal of the items from a truck shall be at the discretion of the Company.

4.1.3 Storage Fee. The following fees shall be charged monthly for Storage-in- Transit:

800 cubic foot storage climate controlled	\$265.00
1400 cubic foot storage climate controlled	\$320.00

4.1.4 Blanket Rental. Blanket rental flat fee per storage unit size:

800 cubic foot storage unit	\$145.00
1400 cubic foot storage unit	\$290.00

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EXHIBIT A

☐ Non-Regulated ☐ FED Regulated ☐ SC Regulated

todd@sureloadmoving.com
www.sureloadmoving.com
Phone: 843-971-1779



1005 Von Kohnitz Road, Mt. Pleasant, S.C. 29464
PSC #9780 | MC #742412 | DOT 2131519

6703

BILL OF LADING # _____

PACK DATE: _____ / _____ / _____

LOAD DATE: _____ / _____ / _____

UNLOAD DATE: _____ / _____ / _____

WORK ORDER # _____

EQUIPMENT # _____

This Bill of Lading establishes a contract between you and the household goods/ commercial goods carrier. It confirms instructions and authorizes the carrier to move, ship, pack, store, and/or perform the services shown. Before you sign this document it is important that you first read the entire document, including the back, and that you ask for an explanation of anything that is not clear or that is different from any previous information received from the carrier or the carrier's representatives. This contract is subject to conditions of the back and front of this form. If you are not present the person that signs this Bill of Lading will be your representative.

Shipper or Shipper's Representative Signature:

Before move starts

ORIGIN		DESTINATION		INVENTORY	
Customer: _____		Customer: _____		Pick-up _____	Delivery _____
Phone Number: _____		Phone Number: _____		Start # _____	Start # _____
Address: _____		Address: _____		End # _____	End # _____
City: _____ State _____ Zip: _____		City: _____ State _____ Zip: _____		Order For Service Att: _____	Yes No
Email Address: _____				In. Sheet Attached: _____	Yes No
				Estimate Received: _____	Yes No

Confirm rate of \$_____ per hour for _____ movers (2 hour minimum), and designated truck size or "labor only," total Cnft., or flat rate \$_____. Customer understands that Sure Load Moving is on the clock upon arrival at origin, through the load, through the drive to destination, and through the unload, until our truck and/or trailer has been fully reassembled. Bill in 15-minute increments.

If customer agrees, please sign here X

CASH \$ MC/VISA \$ OTHER \$

The customer **MUST INITIAL** the option selected

☐ (intrastate) -- Non-Binding Estimate

I will be required to pay charges shown on this contract. In the state of South Carolina all estimates move under non-binding estimates.

☐ (interstate) – Binding Estimate

I will be required to pay the amount shown on that estimate plus any additional charges not on my original estimate.

The customer **MUST INITIAL** the option selected

☐ Basic Value Protection. Released Value of 60 Cents Per Pound Per Article.

Article. If any article is lost, destroyed or damaged while in our custody, our liability is limited to the actual weight of the lost, destroyed or damaged article multiplied by 60 cents per pound per article. This is the basic liability level and is provided at no charge. It is far less than the average value of household goods and does not cover natural wear and tear or light scratches.

You must write, on the line below, the words "60 cents per pound."

The value of my shipment is: \$

☐ Replacement Cost Coverage, Extra Care Plan.

Replacement Cost Coverage. Extra Care Plan. I obtained additional coverage through MovingInsurance.com. I understand that any items not insured through MovingInsurance.com will result in coverage at \$50 per pound. Any loss or damage must be noted at time of delivery. When filing a claim for extra care coverage this must be done via the MovingInsurance.com website within 45 days of delivery. You must write on the line below a dollar amount for the value of your shipment that has been declared with MovingInsurance.com. This protection is not valid unless you receive in writing an extra care plan in email or written form. This does not cover items not packed by SLM. This does not cover items made of pressboard, cardboard, unboxed items, or items not packed properly.

The declared value of my shipment that I purchased with MovingInsurance.com is: \$

Confirm flat rate of \$ _____ for shipment. Moving under a binding estimate includes _____ movers and _____ CuFt of space. Additional CuFt space will be \$70 per 100 minimum of CuFt. Additional loading or unloading time will be \$40.00 per hour, per mover. If items are to exceed loading time or space customer will be responsible for additional charges.

If customer agrees, please sign here X

HOURLY	LOAD	UNLOAD	LOAD2	UNLOAD2
--------	------	--------	-------	---------

Start Time:				
End Time:				
Total Time				

Weight Empty: _____ Weight Loaded: _____ Total Cubic Ft: _____

DETAILS OF TOTAL CHARGES

Description	Quantity	Rate	Amount
Truck & Labor			
Labor Only			
+Travel Charge			
+Materials:			
+Materials:			
+Materials:			
+Valuation Charge			
+Interstate Charges 1			
+Other:			
+ Crew Tips (Customer Initials) _____			

SUBTOTAL	\$
Booking Deposit	\$
Additional Deposit	\$
TOTAL DUE TODAY	\$

Card Number: XXXX — XXXX — XXXX —

Expiration:	CVC:	ZIP:
Trans #1:	Trans #2:	Trans #3:

YOU MUST READ BELOW BEFORE YOU SIGN THIS

YOU MUST READ BELOW BEFORE YOU SIGN THIS

I have inspected my goods and premises, including but not limited to elevators, floors, and stairwells. I fully understand the importance of signing this job complete. *If there are damages being claimed, I MUST note them in the Customer Notes section on this Bill of Lading.* I HAVE DONE A THOROUGH AND COMPLETE WALK-THROUGH MY CREW AND UNDERSTAND THAT MY FAILURE TO DO A COMPLETE WALK THROUGH WILL GREATLY REDUCE THE CARRIERS' LIABILITY.

See Carrier's Terms and Conditions of Service for full details of this agreement and terms on this bill of lading.

I, MY CREW AND UNDERSTAND THAT MY FAILURE TO DO A COMPLETE WALK THROUGH WILL GREATLY REDUCE THE CARRIER'S LIABILITY.

Signature: _____ Date: _____

ner Notes: YOU MUST NOTE ANY DAMAGES/CLAIMS HERE, BEFORE THE CREW LEAVES !! PLEASE REMEMBER FAILURE TO REPORT OR
SS PROPERTY OR FURNITURE DAMAGES AT THIS TIME MAY FORFEIT YOUR RIGHT TO CLAIM: Time of day does not affect this statement!

PLEASE PRINT NAME AND ADDRESS

This is a release of

[illegible]

In consideration for receiving certain services from First Solid Molding LLC ("Company"), I agree to the following waiver and release. I acknowledge that painting, staining, sanding and refinishing property creates dust which is toxic to people and my animals. In particular, property may be exposed, scraped, sanded, cut, scratched, etc., all including risks to safety and increased flooring, as well as risk of loss of cash, checks, funds, jewelry, items, coins and items collected, alcohol, prescription medications, documents or fun or sentimental items with far-reaching financial, business and/or sentimental, and claims retributions. COMPANY STRONGLY RECOMMENDS THAT YOU PERSONALLY MOVE ITEMS OF SIGNIFICANT MONETARY OR PERSONAL WORTH FURTHER. I should be especially aware of use of property damaged in the move, or through physical impact with furniture, boxes, or vehicles. I further understand that breaking home appliances or preparing them for use after professional service is dangerous and could result in injury or damages. In particular, appliances may be installed improperly and result in flooding, electrocution, or fire. COMPANY'S THIRDS-Party RECOMMENDS THAT YOU HIRE A PROFESSIONAL SERVICE PROVIDER TO INSTALL ALL APPLIANCES. I recommend that installation of some appliances in my personal responsibility and not Company's. I, myself, my heirs, successors, administrators, and assigns, hereby KNOWLEDGE AND INTENTIONALLY WAIVE AND RELEASE, INDEMNIFY AND HOLD HARMLESS COMPANY, its directors, officers, agents, employees, and volunteers from and against any and all claims, actions, causes of action, liabilities, expenses (including reasonable attorney fees), for damages to my property or person resulting from COMPANY'S NEGLIGENCE during the move or resulting from an improperly installed home appliance. Not with standing, the foregoing T-SolidMolding Company is only responsible for \$ 50 per pound of damaged or moving items and that I have had the opportunity to seek a higher degree of protection through insurance. I agree that I may not bring any claim for lost or damaged items more than nine (9) months after the date hereof. By signing below, I agree to permit Complete Care to receive my phone to investigate my claim. I further acknowledge that Company is not responsible for the contents of any box it did not pack.

it is known that Company's total capitalization of 125,000,000 is the amount that the Company is authorized to issue.

responsibility of the shipper. This includes damage to or loss in storage, freight, cartage, etc., or in other conveyance not being transported by the carrier. Damages and losses sustained by the shipper are not the carrier's responsibility.

Carrier acknowledges that electronic devices must be in original packaging or otherwise well-secured, and that the carrier is not responsible for damage to or loss of any electronic device. This contract is subject to all the terms, regulations, rates, and charges in this and other applicable tariffs, which are available for inspection at the location specified by the carrier. This contract is subject to all the rules, regulations, rates, and charges in carrier's currently effective applicable tariff, including but not limited to, the following terms and conditions:

NOTICE: The carrier or party in possession shall be liable for payment of or damage for any articles found on board cause while being carried EXCEPT loss, damage or delay caused by or resulting from:

(a) From and act, omission or neglect of either. I understand that any claims or disputes arising out of or in connection with this contract, including any questions regarding its existence, validity or termination, shall be resolved by arbitration in accordance with the Arbitration Rules of the International Chamber of Commerce (ICC) which shall apply mutatis mutandis. A request for arbitration must be filed within fourteen days of the date of the claim or dispute.

Such factors, independent of the effect of the wind, include variability in usage because of changing conditions such as temperature and humidity or changes in time.

[illegible][illegible][illegible]

SECTION 2: The carrier shall not be liable for delay caused by highway obstruction, or faulty or impassable highways, or lack of capacity of any highway, bridge or ferry, or caused by breakdown or mechanical defect of vehicles or equipment, or from any cause other than negligence of the carrier; nor shall the carrier be bound to transport by any particular schedule, except where so otherwise than with reasonable dispatch.

SECTION 3: In the shipment, upon tender of the shipment to carrier, and the consignee, upon acceptance of delivery of shipment from carrier, shall be liable jointly and severally, for all unpaid charges payable on account of a shipment in accordance with applicable tariffs including, but not limited to, tariffs advanced or endorsed by a carrier on extracts of such shipments. The extension of credit to either shipper or consignee for such unpaid charges shall not discharge the obligation of the other party to pay such charges in the event the party to which credit has been extended shall fail to pay such charges.

SECTION 4: If for whatever reason the fault of carrier, delivery cannot be made as address shown on: the face hereof, or at any changed address of which carrier has been notified, carrier, at its option, may deliver to the nearest address, or at other available points, at the cost of the owner, and deliver to a lien for all accrued freight charges.

SECTION 5: If shipment is refused by consignee at destination, or if shipper, consignee or owner of property fails to receive or reclaim it within Fifteen (15) days after written notice by United States mail addressed to shipper and consignee at post office address shown on face thereof, or if shipper fails or refuses to pay applicable charges in accordance with carrier's applicable tariff, carrier may sell the property at its option, either (a) upon arrival in the country authorized by law, or (b) at public auction to highest bidder first, or at a public sale to be held at a time and place named by carrier, thirty (30) day notice of which sale shall have been given in writing to shipper and consignee, and there shall have been published at least once a week for two consecutive weeks in a newspaper of general circulation at or near the place of sale, a notice thereof containing a description of the property as described in the bill of lading, and the names of the consignee and consignor. The proceeds of any sale shall be applied toward payment of tariff charges applicable to shipment and toward expenses of notice, advertising and sale, and of storing, caring for and maintaining property prior to sale, and the balance if any shall be paid to owner of property. PROVIDED that any perishable articles contained in said shipment may be sold at public or private sale without such notice if, in the opinion of carrier, such action is necessary to prevent deterioration.

SECTION 5: As a condition precedent to recovery, a claim for any loss of earnings, injury or delay, must be filed in writing with carrier within nine (9) months after delivery to consignee as shown on face thereof, or in case of failure to make delivery, then within nine (9) months after a reasonable time for delivery has elapsed and not must be indicated against carrier within two (2) years and not less than the date when notice in writing is given to carrier to file a claim and that carrier has acknowledged the claim or any part or parts thereof specified in the notice. Where a claim is not filed and is not indicated thereon in accordance with the foregoing provisions, carrier shall not be liable and such claims will not be paid. Interstate: 30 Months; SC Regulations: 3 Months; Non-Regulated: 33 Days.

6. *Impatiens* *Impatiens* *Impatiens*

Moving there is a charge of \$43.00 per hour billed in 30 min. increments. Access to the storage must be 24/7 with the customer as the only person with access. The storage is not insured. The cost of the month's fee after this is coverage is only in effect while your goods are in fact being moved & does not apply to items in a storage facility.

What's the Scope of the Problem?

The declared value must be written on the Bill of Lading and have been received by the Shipper. Ship will carry no responsibility for loss or damage to contents or precious metals, any types of jewelry, any precious metals, any item that exceeds \$1000 per pound in value, guns, items arriving from boxes not packed by Shipper. Items where sufficient documentation of purchase cannot be provided and claims in excess of \$25,000. Loss Case Protection Plan covers repairs or "replace" replacement on a cash settlement for partial value of items. Customers may incur additional charges for proper packing on Full Coverage Protection. This was done not some items lost properly boxed. Any discrepancy damage claim will not be granted due to shipper's permission of truck to be on the driveway.

I agree by signing this document that I am agreeing that I have been informed to your best knowledge and belief of the above information and that I am not aware of any other information that I may receive which would be material to my decision to sign this document.